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5	www.capozzilawoffices.com		
6	Attorney for Defendant, STEFAN KIRKEBY		
7			
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10	*****		
11	UNITED STATES OF AMERICA.	) CASE NO.: 1:22-CR-00228-JLT-SKO	
12	Plaintiff,		
13	v.	) STIPULATION TO CONTINUE ) SENTENCE DATE OF	
14	STEFAN KIRKEBY,	) <b>JANUARY 29, 2024</b>	
15	Defendant.	)	
16	Belefidant.		
17		/	
18	TO THE HONORABLE COURT AND T	TO THE ASSISTANT UNITED STATES	
19	ATTORNEY:		
20	Defendant, Stefan Kirkeby by and through his Attorney, Anthony P. Capozzi and the		
21	United States, by and through the Assistant United States Attorney, Laurel Montoya, stipulate to		
	continue the sentencing date of January 29, 2024, to April 22, 2024, at 9:00 am, pending the		
22	Motion to Withdraw the Plea.		
23			
24	Datada January 5, 2024	Day /a/ Andrawa D. Canana	
25	Dated: January 5, 2024,	By:/s/ Anthony P. Capozzi ANTHONY P. CAPOZZI, Attorney for	
26		STEFAN KIRKEBY	
27	D . 1 I		
28	Dated: January 5, 2024,	By:/s/ Laurel Montoya LAUREL MONTOYA,	
		Assistant United States Attorney	
	UNITED STATES V. STEFAN KIRKEBY, CASE NO.: 1-22-CR-00228-JLT-SKO		

UNITED STATES V. STEFAN KIRKEBY, CASE NO.: 1-22-CR-00228-JLT-SKO Stipulation to Continue Sentence Date

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1	ORDE	<u>CR</u>
2		
3	Based upon the Stipulation of the parties, it	is hereby ordered that the sentencing date of
4	IT IS SO ORDERED.	
5		Cennilla I Thursdon
6	Dated: <b>January 8, 2024</b>	Olymph L. Thus Manual Control of the
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